RECEIVED CENTRAL FAX CENTER

FEB 0 3 2006

	1 40 0 3 20	Approved for use thr	PTO/SB/21 (02-04) ough 07/31/2006. OMB 0851-0031
Under the Pagenwork Reduction Act of 1995, no pers	U.S. Pater coos are required to respond to a collecti	nt and Trademark Office: U.S.	DEPARTMENT OF COMMERCE
	Application Number	09/758,480	
TRANSMITTAL	Filing Date	January 11, 2001	
FORM	First Named Inventor	J. Forler et al.	
(to be used for all correspondence after Initial Ring)	Art Unit	2617	
	Examiner Name	V. Srivaslava	
Total Number of Pages In This Submission 18	Attorney Docket Number	PUD10015	
ENCLOSURES (Check all that apply)			
Fee Transmittal Form	Drawing(s)	to Technol	wance communication ology Center (TC)
Fee Attached	Licensing-related Papers	of Appea	communication to Board Is and Interferences communication to TC
Amendment/Reply	Potition Petition to Convert to a	(Appoal N	otice, Brief, Reply Brief)
After Final	Provisional Application Power of Attorney, Revocation	Proprieta	ry Information
Affidavits/declaration(s)	Change of Correspondence Addre		
Extension of Time Request	Teminal Disclaimer	Other En	dosure(s) (please elow):
Express Abandonment Request	Request for Refund		-
Information Disclosure Statement	CD, Number of CD(s)		
	narks		· · · · · · · · · · · · · · · · · · ·
Document(s)			
Response to Missing Parts/ Incomplete Apptication			
Response to Missing Parts under 37 CFR 1.52 or 1.53			•
	OF APPLICANT, ATTORNI	EY, OR AGENT	
Firm Thomson Licensing Inc.			
Individual name			
Signature			
Date Sebruary 3, 2008			
CERTIFICATE OF TRANSMISSION/MAILING			
) hereby certify that this correspondence is being fee	simile transmitted to the USBTO	والمعمدال والمعالم والمعالم والمعالم	Slates Partal Sandas with
sufficient postage as first class mail in an envelope a the date shown below.	ddressed to: Commissioner for Pate	ents, P.O. Box 1450, Alex	(andria, VA 22313-1450 on
Typed or printed name Joel Fogelson		-	
Signature		Date	February 3, 2006
This collection of Information is required by 37 CFR 1.5. The process) an application. Confidentiality is governed by 35 U. gathering, preparing, and submitting the completed application amount of time you require to complete his form and/or sugnifications. Trademark Office, U.S. Department of Commerce, P.O. Box ADDRESS. SEND TO: Commissioner for Patents, P.	on form to the USPTO. Time will vary do gestions for reducing this burden, should 1450 Alexandria VA 22313.1450 DO	on is estimated to 2 nours to ponding upon the individual of the sent to the Chief informat NOT SEND REES OF COLOR	complete, including also. Any comments on the

If you need assistance in completing the form, call 1-800-PTO-9199 and select option 2.

PATENT PU010015

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE BEFORE THE BOARD OF PATENT APPEALS AND INTERFERENCES

Applicant

JOSEPH WAYNE FORLER, ET AL.

Serial No.

09/758,480

January 11, 2001

Automatic On-Screen Display of Auxiliary Information

Vivek Srlvastava

Art Unit

2611

Customer # 24498

APPLICANTS' SUBSTITUTE APPEAL BRIEF

May It Please The Honorable Board:

Applicants appeal the rejection of Claims 1 to 20 of the aboveidentified application in the Office Action malled March 11, 2005 and request that such action be reversed.

The \$ 500.00 fee for filing an Appeal Brief was <u>already</u> charged to Deposit Account No. 07-0832 for the Appeal Brief filed on October 11, 2005. Please charge any additional fee or credit any overpayment to the above-identified Deposit Account.

Applicants do not request an oral hearing.

REAL PARTY IN INTEREST

The real party in Interest, the Assignee, is: Thomson Licensing 46 Quai Alphonse Le Gallo 92648 Boulogne Cedex FRANCE

RELATED APPEALS AND INTERFERENCES

There are no related appeals or interferences.

PAGE 2/18 * RCVD AT 2/3/2006 3:01:25 PM [Eastern Standard Time] * SVR:USPTO-EFXRF-6/26 * DNIS:2738300 * CSID:609 734 6888 * DURATION (mm-ss):04-26

2

PATENT PU010015

STATUS OF CLAIMS

Claims 1 to 20 are rejected. Claims 1 to 20 are appealed.

STATUS OF AMENDMENTS

All amendments were entered and are reflected in the claims included in the Appendix I.

SUBJECT OF THE CLAIMED SUBJECT MATTER

Applicant discloses (Specification, page 7, second paragraph through page 8, second paragraph) and claims combinations of method elements (Claims 1 – 8) for providing video information from a first source for display user selected video information, combinations of video processing television apparatus elements (claims 9 – 16) for similar purposes and television signal receiving apparatus (Claims 17 – 20) wherein information from two sources is displayed at the same time, the display of the selected information being controlled in each case by a user variable frequency of display parameter that determines or controls when the selected information is displayed.

According to the method of independent claim 1, a method for displaying user selected information comprises the steps of:

providing video information received from a first source for display (specification, page 7, lines 4 - 6);

recelving a selected information from a second source (spec., page 7, lines 6 – 8); and

providing the selected information for display while the video information is being displayed, wherein display of the selected information is controlled by a user variable frequency of display parameter that determines when the selected information is displayed (spec., page 7, lines 12-16 and page 8, lines 2-18).

According to the method of dependent claim 4, a method is provided for allowing a user to set up a schedule for determining how often

Serial No. 09/758,480

PATENT

information is updated, where the scheduling of such an update is modifiable by a user (spec., page 13, lines 6-13).

According to the apparatus of independent claim 9, a video processing television apparatus comprises:

a first means for receiving a program (spec., page 6, line 9 – page 7, line 2);

a means for selecting information to be received (spec., page 7, lines 17 - page 8, line 2);

a second means for receiving the selected information (spec., page 7, line 3 et seq.);

a means for displaying the program (spec., page 7, "display 16"); and

a means for displaying the selected information during display of the program, wherein said selected information is displayed in accordance with a user variable frequency of display parameter that controls when said selected information is displayed (spec., page 7, line 22 - page 8, line 18).

According to the apparatus of independent claim 17, a television signal receiving apparatus comprises:

a processing unit (14 - see various references in specification and drawings);

a first tuner (spec., page 10, line 10 - "first tuner 34") in communication with said processing unit and operable to receive a program from a first

a second tuner (spec., page 10, line 10, "second tuner 36") in communication with said processing unit and operable to receive auxiliary information on a variety of topics from a second source (spec., page 10, last

an auxiliary information parser (spec., page 11, line 3) in communication with said processing unit and said second tuner and operable to extract the auxiliary information from the second source;

means for selecting a type of the auxiliary information from the variety of topics for display (spec., page 11, lines 12 et seq.);

a display (spec., page 12, line 6) in communication with said processing unit, said first tuner, and said second tuner;

Serial No. 09/758,480

PATENT PU010015

wherein said processing unit is operable to display the program on the display and concurrently display the selected type of auxiliary information on the display irrespective of the content of the program, and said display of said auxiliary information is controlled by a user variable frequency of display parameter that determines the frequency of when auxiliary information is displayed (specification, pages 7 – 8 and 12 - 13).

GROUNDS OF REJECTION TO BE REVIEWED ON APPEAL

- (1) Whether the methods claimed in Claims 1-3 and 5-8 are unpatentable under 35 U.S.C. §103(a) over Lajoie et al. (U.S. Patent 6,049,333) in view of Bixler (U.S. Patent 6,507,351):
- (2) Whether the method as claimed in Claim 4 is unpatentable under 35 U.S.C. §103(a) over Lajoie et al. (U.S. Patent 6,049,33) in view of Bixler (U.S. Patent 6,507,351);
- (3) Whether the apparatus claimed in Claims 9 16 is unpatentable under 35 U.S.C. §103(a) over Lajoie et al. (U.S. Patent 6,049,333) in view of Bixler (U.S. Patent 6,507,351); and
- (4) Whether the apparatus claimed in Claims 17 20 is unpatentable under 35 U.S.C. §103(a) over Lajoie et al. (U.S. Patent 6,049,333) in view of Bixler (U.S. Patent 6,507,351) and K. K. Toshiba (EP 0 766 463 A2).

ARGUMENTS

GENERAL STATEMENT OF PROPER BASIS FOR REJECTIONS UNDER 35 U.S.C.§ 103(a)

To establish a prima facie case of obviousness, three basic criteria must be met. First, there must be some suggestion or motivation, either in the references themselves or in the knowledge generally available to one of ordinary skill in the art, to modify the reference or to combine the teachings of a plurality of references. Second, there must be a reasonable expectation of success. Finally, the prior art reference (or references when combined) must teach or suggest all of the claim limitations. The teaching or suggestion to make the claimed invention and the reasonable expectation of

Serial No. 09/758,480

PATENT PU010015

success must both be found in the prior art, and not based on the applicant's own disclosure. In re Vaeck, 20 U.S.P.Q.2d 1438 (Fed. Cir. 1991).

The examiner bears the burden of establishing a prima facie case of obviousness and "can satisfy this burden only by showing some objective teaching in the prior art or that knowledge generally available to one of ordinary skill in the art would lead that individual to combine the relevant teachings of the references." In re Fine, 5 U.S.P.Q.2d 1596, 1598 (Fed. Cir. 1988). To support a conclusion that a claimed combination is obvious, either: (a) the references must expressly or impliedly suggest the claimed combination to one of ordinary skill in the art, or (b) the examiner must present a convincing line of reasoning as to why a person of ordinary skill in the art would have found the claimed invention to have been obvious in light of the teachings of the references. Ex parte Clapp, 227 U.S.P.Q. 972, 973 (Bd. Pat. App. & Inter. 1985).

The § 103(a) Rejections of Method Claims 1-3 and 5-8 Are Traversed

The Final Rejection does not make out a prima facie case of obviousness with respect to the method Claims 1-3 and 5-8

In the § 103(a) rejection of the method claims 1-3 and 5-8, the Examiner acknowledges that the principal reference "Lajoie fails to disclose wherein the display of the selected (i.e. "second source") information is controlled by a user selected frequency of display parameter that determines when the selected information is displayed" (Rejection, page 3). The Examiner attempts to fill this gap by concluding that it would have been obvious to modify Lajoie according to

"Bixler (who) further teaches a user can display the acquired information according to a user defined schedule and frequency (see col 7 lines 31 – 55, fig 14, col 2 lines 10 – 29, col 3 lines 1-11). (rejection, page 3);

Unlike the methods of claims 1-3 and 5-8, which require "providing the selected information for display while the video information is being displayed" (claim 1, emphasis added), Bixler's "acquired information" is provided when his apparatus is operating "In the screen saver mode" (Bixler, col. 7, line 32) and, therefore, in Bixler, that acquired information is the only information then

Serial No. 09/758,480

PATENT PU010015

displayed. Bixler fails completely to disclose or suggest the feature of claim 1 of "providing the selected information for display while the video information is being displayed" (claim 1). This feature is absent from Lajoie as well. Therefore, even if there was some basis for combining Lajoie with Bixler, those two references fall short of disclosing what is presently claimed.

In addition, the Examiner has failed to indicate anything in either of the references which would lead one to combine them in any manner, and certainly not to arrive at the presently claimed invention. It is submitted therefore that no prima facie case of obviousness of the rejected method claim 1has been made out by the Examiner. The primary reference, Lajole has been acknowledged by the Examiner as lacking one or more elements of independent Claim 1 and dependent Claims 2-3 and 5-8.

The Examiner has attempted to rely on the secondary patent of Bixler to supply missing claim elements. However, the Examiner is not free to create such a combination in the absence of either motivation in the applied references to do so or a reasonable expectation of success. In view of the substantial lack of relevant teachings and disclosure in the Lajoie patent as pointed out above, one skilled in the art would not be aware that there is any reason or basis to consider Lajoie and Bixler together. Without such of an awareness, the skilled artisan would not be motivated to modify the teachings of either of these patents.

It should be apparent that Bixler is substantially different from the invention set forth in rejected claims of this application and Bixler does not fill any gap which the Examiner has acknowledged.

According to the teachings and disclosure set forth in Bixler, the ordinary skilled artisan would not be motivated to modify the teachings of the Lajoie patent. Consequently, the Bixler patent cannot provide a basis for a position that its disclosure provides the skilled artisan a reasonable expectation that by somehow adding a user selectable screen saver display to Lajoie would produce a useful, successful apparatus or method. Neither of the disclosures of the Lajoie or Bixler patents acknowledges that there is any problem present in their systems which could be solved by any such combination.

It is submitted that one skilled in the art would not be motivated

Serial No. 09/758,480

PATENT PU010015

to combine their teachings for any useful purpose. It is respectfully submitted that the suggested combination can be motivated, if at all, solely by hindsight reasoning guided by the appellant's own disclosure — reasoning that is expressly forbidden during the examination of a claim under § 103(a). In re Gorman, 18 U.S.P.Q.2d 1885, 1888 (Fed. Cir. 1991); In re Fritch, 23 U.S.P.Q.2d 1780, 1784 (Fed. Cir. 1992).

The rejected dependent method Claims (i.e., 2-3 and 5-8) are submitted to be patentable because each recites limitations to the invention recited in the patentable independent claim 1. In re Fine, 5 U.S.P.Q.2d at 1600. Since no prima facie case of obviousness exists with respect to the independent claim, no prima facie case of obviousness exists with respect to any of the dependent claims.

It is submitted that no prima facie case of obviousness exists with respect to method claims 1 -3 and 5-8 and the rejection of claims 1-3 and 5-8 should be reversed.

The § 103(a) Rejection of Method Claim 4 is Traversed

The Final Rejection does not make out a prima facie case of obviousness with respect to the method of claim 4.

Specifically for dependent claim 4, the claim recites a "schedule for determining the frequency of display for automatically displaying the selected information". This scheduling of the frequency of display is not the same as (or obvious in view of) the toggling of the event database banner as disclosed in Lajoie. Specifically, Lajoie's toggling of the event database on and off is not a "scheduling operation that determines the frequency of display for automatically displaying information", as required by claim 4. In Lajoie's toggling operation, an event data base operation is either displayed (on) or not displayed (off). In comparison, the scheduling operation of claim 4 requires a schedule that determines a frequency for when selected information is to be displayed. This operation is neither disclosed nor suggested in Lajoie or Bixler, alone or in combination.

Therefore, the rejection of claim 4 should be reversed for the foregoing reasons.

It is submitted that no prima facie case of obviousness exists with respect to method claims 4 and the rejection of claim 4 should be

PATENT PU010015

Serial No. 09/758,480

reversed.

The § 103(a) Rejections of Apparatus Claims 9 - 16 Are Traversed

With respect to apparatus claims 9 – 16, independent claim 9 requires "a means for displaying the selected information <u>during display of the program</u>, wherein said selected information is displayed in accordance with a user variable frequency of display parameter that controls when said selected information is displayed" (claim 9, emphasis added).

The Examiner acknowledges that the principal reference "Lajoie fails to disclose wherein the display of the selected (i.e. "second source") information is controlled by a user selected frequency of display parameter that determines when the selected information is displayed" (Rejection, page 3). The Examiner attempts to combine Lajoie with Bixler on the basis that

"Bixler further teaches a user can display the acquired information according to a user defined schedule and frequency (see col 7 lines 31 - 55, fig 14, col 2 lines 10 - 29, col 3 lines 1-11)," (rejection, page 3);

Bixler, as noted above, is directed to a screen saver mode of operation for displaying secondary information. However, in Bixler, this is the only time when his secondary information is displayed (i. e. when nothing else is displayed in a screen saver mode). Bixler completely fails to teach anything about "displaying the selected information <u>during display of the program"</u> as required by claim 9.

It is submitted that there is nothing in either Lajoie or Bixler, alone or in combination, would lead anyone to combine any teachings of those two references. It is submitted that the Examiner's suggested incomplete combination has only been arrived at as a result of Applicant's teachings and inappropriate use of hindsight. It is submitted that no prima facie case of obviousness has been made out with respect to apparatus claims (9-16).

In addition, the Examiner has failed to indicate anything in either of the references which would lead one to combine them in any manner, and certainly not to arrive at the presently claimed invention. It is submitted therefore that no prima facie case of obviousness of the rejected method claim 1 has been made out by the Examiner. The primary reference, Lajoie

PATENT PU010015

Serial No. 09/758.480

has been acknowledged by the Examiner as lacking one or more elements of independent Claim 9 and dependent Claims 10-16.

The Examiner has attempted to rely on the secondary patent of Bixler to supply missing claim elements. However, the Examiner is not free to create such a combination in the absence of either motivation in the applied references to do so or a reasonable expectation of success. In view of the substantial lack of relevant teachings and disclosure in the Lajoie patent as pointed out above, one skilled in the art would not be aware that there is any reason or basis to consider Lajoie and Bixler together. Without such of an awareness, the skilled artisan would not be motivated to modify the teachings of either of these patents.

It should be apparent that Bixler is substantially different from the invention set forth in rejected claims of this application and Bixler does not fill any gap which the Examiner has acknowledged.

According to the teachings and disclosure set forth in Bixler, the ordinary skilled artisan would not be motivated to modify the teachings of the Lajoie patent. Consequently, the Bixler patent cannot provide a basis for a position that its disclosure provides the skilled artisan a reasonable expectation that by somehow adding a user selectable screen saver display to Lajoie would produce a useful, successful apparatus or method. Neither of the disclosures of the Lajoie or Bixler patents acknowledges that there is any problem present in their systems which could be solved by any such combination.

It is submitted that one skilled in the art would not be motivated to combine their teachings for any useful purpose. It is respectfully submitted that the suggested combination can be motivated, if at all, solely by hindsight reasoning guided by the appellant's own disclosure — reasoning that is expressly forbidden during the examination of a claim under § 103(a). In re Gorman, 18 U.S.P.Q.2d 1885, 1888 (Fed. Cir. 1991); In re Fritch, 23 U.S.P.Q.2d 1780, 1784 (Fed. Cir. 1992).

In view of the noted significant differences between independent claim 9 and the cited (inappropriate) combination of references, reversal of the rejection of apparatus claims 9-16 as obvious in view of Lajoie plus Bixler is requested.

PATENT PU010015

Serial No. 09/758,480

The § 103(a) Rejections of Television Receiving Apparatus Claims 17 – 20 Are Traversed

The Final Rejection does not make out a prima facie case of obviousness with respect to the television receiving apparatus Claims 17 – 20.

In the § 103(a) rejection of the television receiving apparatus claims, the Examiner acknowledges that "Lajoie fails to disclose wherein the display of the selected (i.e. "second source") information is controlled by a (user variable) frequency of display parameter that determines when the selected information is displayed" (Rejection, page 6). The Examiner attempts to fill this gap by concluding that it would have been obvious to modify Lajoie according to

"Bixler (who) teaches a system which includes a user defined frequency display parameter, etc. (see col 7 lines 31 – 55, fig 14, col 2 lines 10 – 29, col 3 lines 1- 11)," (rejection, page 7); and further, in view of "Kabushiki" (i. e. K. K. Toshiba) which "teaches a TV receiver with two tuners for displaying text and/or graphics on a television picture" (Rejection, page 6).

Unlike the invention of claims 17 - 20, which requires "said processing unit is operable to display the program on the display and concurrently display the selected type of auxiliary information on the display irrespective of the content of the program" (claim 17, emphasis added), Bixler's "acquired information" is provided when his apparatus is operating "In the screen saver mode" (Bixler, col. 7, line 32) and, therefore that is the only information then displayed which is not "concurrent" with the display of a program.

It should also be noted that the Examiner has failed to indicate anything in any of the references which would lead one to combine them in any manner, and certainly not to arrive at the presently claimed invention.

It is acknowledged that the Toshiba reference discloses two tuners but no link has been shown by the Examiner between that reference and either of the other two cited references for making out a prima facie case of obviousness.

PATENT PU010015

Serial No. 09/758,480

It is therefore clear that no prima facie case of obviousness exists with respect to television receiver claims 17 – 20 and that rejection should be reversed.

CONCLUSION

For the foregoing reasons, Appellant submits there is no motivation for and no direct or indirect suggestion of Appellant's claimed combinations of apparatus elements or method elements in the cited references.

The proposition by the Examiner that the prior art may be modified in the manner suggested by the Examiner to produce the Appellant's claimed arrangements does not make the modifications obvious unless the prior art suggests the desirability of the modification. Additionally, the case of Panduit Corp. v. Dennison Mfg Co., 774 F. 2d 1082, 1095 (Fed. Cir. 1985), vacated, 475 U.S. 809 (1986), aff'd on remand, 810 F.2d 1561 (Fed. Cir. 1987), held that, "prior art references must be evaluated on what they taught or suggested...when the invention was made, not on hypothetical modifications made with knowledge of the invention." The Examiner's combinations to arrive the Appellant's claimed features relied on the hindsight benefit of Appellant's teaching, and there is no motivation in to suggest Appellant's claimed combination.

Accordingly, Appellant submits that the Examiner's rejection should be reversed as to Claims 1-20 and that the application be held to be in condition for allowance.

Respectfully submitted.

Jose M. Fogelson, Attorney

Registration No. 43,613

609/734-6809

Patent Operations
Thomson Licensing
P.O. Box 5312
2 Independence Way
Princeton, New Jersey 08543
February 3, 2006

PATENT PU010015

APPENDIX I - APPEALED CLAIMS

12

- 1. A method for displaying user selected information comprising the steps of: providing video information received from a first source for display; receiving a selected information from a second source; and providing the selected information for display while the video information is being displayed, wherein display of the selected information is controlled by a user variable frequency of display parameter that determines when the selected information is displayed.
- 2. The method of claim 1, wherein the selected information is selected from a type of information in a variety of topics.
- 3. The method of claim 1, further comprising the step of: automatically displaying the selected information irrespective of content of the video.
- 4. The method of claim 3, further comprising the step of:
 selecting a schedule for determining the frequency of display for
 automatically displaying the selected information, wherein
 said schedule is modifiable by a user and
 said schedule represents a user selectable interval of time that
 determines a time interval between when said selected information is
 displayed.
- 5. The method of claim 4, wherein the step of selecting a schedule includes the steps of:

selecting between frequency of display options of: (i) a continuous display of the selected type of the received information; (ii) periodic display of the selected type of the received information; and (iii) as a status change occurs display of the selected type of the received information.

PATENT PU010015

6. The method of claim 5, wherein the step of selecting between the frequency of display option of as a status change occurs includes the step of: selecting at least one of as an event changes and as an event is new.

13

- 7. The method of claim 2, further comprising the step of selecting a type of the received information from the variety of subjects includes the step of: providing an on-screen display of a selection menu.
- 8. The method of claim 2, wherein the step of automatically displaying the selected type of information includes the step of:

displaying the selected type of information within an image displayed on the display device auxiliary to the display of the video from the first source on the display device.

- A video processing television apparatus comprising:
 - a first means for receiving a program;
 - a means for selecting information to be received;
 - a second means for receiving the selected information;
 - a means for displaying the program; and
- a means for displaying the selected information during display of the program, wherein said selected information is displayed in accordance with a user variable frequency of display parameter that controls when said selected information is displayed.
- 10. The apparatus of claim 9, wherein the means for displaying the selected information includes a means for automatically displaying the selected information irrespective of content of the program.

PATENT PU010015

Serial No. 09/758,480

- 11. The apparatus of claim 9, wherein the means for selecting a type of information to be received includes means for selecting a type of information from information on a variety of topics.
- 12. The apparatus of claim 9, further comprising: a means for selecting the frequency of display of the selected information.
- 13. The apparatus of claim 12, wherein said means for selecting the frequency of display of the selected information on the means for displaying includes;

a means for selecting one of (i) a continuous display of the selected information; (ii) periodic display of the selected information; and (iii) as a status change occurs display of the selected information.

- 14. The apparatus of claim 13, wherein the means for selecting one of (i) a continuous display of the selected information; (ii) a periodic display of the selected information; and (iii) as a status change occurs display of the selected information, includes a means for selecting at least one of (a) as an event changes and (b) as an event is new, in the case of a selection of as a status change occurs display of the selected information.
- 15. The apparatus of claim 9, further comprising: a means for generating an on-screen display menu operable to permit user selection of the type of information to be received.
- 16. The apparatus of claim 9, further comprising: a means for displaying the selected information within an image displayed on the means for displaying the image being auxiliary to the display

of the program.

PATENT PU010015

Serial No. 09/758,480

- 17. A television signal receiving apparatus comprising:
 - a processing unit;
- a first tuner in communication with said processing unit and operable to receive a program from a first source;

a second tuner in communication with said processing unit and operable to receive auxiliary information on a variety of topics from a second source;

an auxiliary information parser in communication with said processing unit and said second tuner and operable to extract the auxiliary information from the second source;

means for selecting a type of the auxiliary information from the variety of topics for display;

a display in communication with said processing unit, said first tuner, and said second tuner;

wherein said processing unit is operable to display the program on the display and concurrently display the selected type of auxiliary information on the display irrespective of the content of the program, and said display of said auxiliary information is controlled by a user variable frequency of display parameter that determines the frequency of when auxiliary information is displayed.

- 18. The television receiving apparatus of claim 17, further comprising: an on-screen display generator in communication with said processing unit and said display, and operable to provide an on-screen menu adapted to allow selection of types of auxiliary information by a user.
- 19. The television receiving apparatus of claim 17, further comprising; means for selecting said user variable frequency of display parameter as a modifiable time interval that determines a length of time in between when said auxiliary information is displayed.
- 20. The television receiving apparatus of claim 17, wherein the processing unit is operable to display the selected type of the auxiliary information within an image displayed on said display in addition to the display of the program.

16

PATENT PU010015

APPENDIX II - EVIDENCE

None submitted

17

PATENT PU010015

APPENDIX III - RELATED PROCEEDINGS

None